

UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF ALABAMA
OFFICE OF THE CLERK
POST OFFICE BOX 711
MONTGOMERY, ALABAMA 36101-0711

DEBRA P. HACKETT, CLERK

TELEPHONE (334) 954-3600

NOTICE OF CORRECTION

From: Clerk's Office

Case Style: VFS Leasing Co. v. G. F. Kelly, Inc. et al

Case Number: 3:06-cv-00638-SRW

Referenced Pleading: Exhibit F - Attachment to Doc. 1

This Notice of Correction was filed in the referenced case this date to correct the PDF documents attached to this notice. Please see the correct PDF documents to this notice.

VOLVO

Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 001-2001308-411 VINS: 4V4NC9RH61N325013
4V4NC9RHX1N325015, 4V4NC9RH81N325014
Collateral: 2001 VOLVO (3)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$84,000.00**, leaving a total deficiency balance of **\$18,922.70**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

Please forward all payments to:

Volvo Commercial Finance
C/O Citi Bank
P. O. Box 7247-0236
Philadelphia, PA 19170-0236

Sincerely,



Vicky Bliss
Deficiency Collections Specialist
Volvo Commercial Finance
(877) 865-8623 Ext. 3862



Volvo Commercial Finance

October 27, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 001-2001308-412

**VINS: 4V4NC9RH11N325016
4V4NC9RH31N325017**

Collateral: 2001 VOLVO (2)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$48,000.00**, leaving a total deficiency balance of **\$22,256.21**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 001-2001308-413

**VINS: 4V4NC9TH61N325019
4V4NC9TH41N325018**

Collateral: 2001 VOLVO (2)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$45,000.00**, leaving a total deficiency balance of **\$21,465.86**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 001-2001308-414

VINS: 4V4NC9TH02N325020

Collateral: 2002 VOLVO

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$26,760.00**, leaving a total deficiency balance of **\$13,741.69**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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VOLVO

Volvo Commercial Finance

October 20, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 001-2001308-415

VINS: 4V4NC9TH22N325021

Collateral: 2002 VOLVO

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

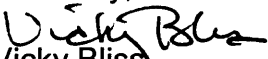
You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$28,000.00**, leaving a total deficiency balance of **\$14,559.56**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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VOLVO

Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 500-2001308-416

**VINS: 4V4ND4RJ9YN246738
4V4ND4RJ0YN246739**

Collateral: 2000 VOLVO (2)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$44,500.00**, leaving a total deficiency balance of **\$47,174.95**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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Volvo Commercial Finance

December 8, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 500-2001308-417 VINS: **4V4NC9JH71N314761,
4V4NC9JH01N314763, 4V4NC9JH21N314764**

Collateral: 2001 VOLVO (3)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$56,350.00**, leaving a total deficiency balance of **\$84,444.33**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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Volvo Commercial Finance

October 20, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 500-2001308-418

VINS: 4V4NC9JH91N314762

Collateral: 2001 VOLVO

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$31,000.00**, leaving a total deficiency balance of **\$21,424.40**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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VOLVO

Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 500-2001308-419

VINS: 4V4ND4JH2YN793584

Collateral: 2000 VOLVO

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the MASTER LEASE AGREEMENT. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for \$24,000.00, leaving a total deficiency balance of \$23,129.53. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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VOLVO

Volvo Commercial Finance

November 1, 2005

**GUY F. KELLY
MAIN STREET, P.O. BOX 29
WADLEY, AL 36276**

**RE: Contract No: 500-2001308-420
Collateral: 2000 VOLVO**

VINS: 4V4ND4RJ0YN796989

DEAR G.F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

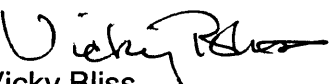
You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$23,000.00**, leaving a total deficiency balance of **\$26,207.59**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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Volvo Commercial Finance

November 17, 2005

**GUY F. KELLY
MAIN STREET, BOX 29
WADLEY, AL 36276**

RE: Contract No: 500-2001308-421 **VINS: 4V4NC9TJ33N341958,
4V4NC9TJ63N341954, 4V4NC9TJ43N341953, 4V4NC9TJ23N341952, 4V4NC9TJ53N341959**

Collateral: 2003 VOLVO (5)

DEAR GUY F. KELLY:

As you are aware, you failed to pay your debt when due. As a result, you are in default under the terms of the indebtedness. By previous letter, you were given formal notice of your default under the terms of the **MASTER LEASE AGREEMENT**. Volvo Commercial Finance proposed to sell the property securing the debt if you failed to cure the default.

You failed to cure the default. A sale of the property securing the debt was held. The property sold for **\$196,900.00**, leaving a total deficiency balance of **\$95,629.83**. This is left upon you to pay the deficiency balance to Volvo Commercial Finance within (10) days from the date of this letter.

In the event that you fail to pay the balance within 10 days from the date of this letter, please be advised that Volvo Commercial Finance will seek to enforce the attorney fees provision of the contract, pursuant to N.C.G.S. Sec 6-21.2. Please contact our office to arrange suitable payment arrangements within 10 days of this letter.

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